

Abstract

The purpose my thesis is to analyse the substantive and temporal scope of application of selected general binding rules governing the international sales contract and to analyse their mutual relations. The work is composed of six chapters, each of them dealing with a different issue of international sales contract.

The first chapter deals with the definition of the term international sales contract in view of the practical and theoretical understanding, because the definition of an international sales contract has its own specifics in contrast to the definition of a sales contract in Czech law.

The second chapter discusses the basic approaches of legal regulation in private international law and outlines the basic advantages and disadvantages of specific approaches of legal regulation in private international law in view of the international sales contract in this section. I put this chapter into my work for the better understanding and orientation of reader in issue of general regulation of international sales contract.

The third chapter deals with the substantive, temporal and personal scope of application of the Czech Act on Private International Law in view of the international sales contract. The fourth chapter discusses the substantive, temporal and personal scope of application of the Rome Convention; the fifth chapter discusses aspects of the same questions of Regulation Rome I. In the sixth chapter I deal with the substantive, temporal and personal scope of application of Vienna Convention and its application in the case of mixed contracts. In each chapter I define the relationship of a particular instrument to others. I chose those mentioned general binding regulation because their application comes into account in the most often cases of the Czech international trade.

This work can not avoid of mention of case law and its impact on international sales contract, because of the ever increasing influence of the judicial interpretation on application in practice. Therefore is mentioned relevant case law in the individual chapters.